Nederlandsch Octrooibureau From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY 07 SEP 2004 INGEK. preliminary examination report Van Westenbrugge, A. ewerken NEDERLANDSCH OCTROOIBURE Unpporteren aan die tr. Paraaf E NOTIFICATION OF TRANSMITTAL OF Postbus 29720 -10-04 THE INTERNATIONAL PRELIMINARY Scheveningseweg 82 **EXAMINATION REPORT** NL-2502 LS The Hague termijn omzetten in reg./nat. fase: PAYS-BAS (PCT Rule 71.1) 15-1-05 Mw Haarmans Date of mailing 03.09.2004 (day/month/year) Applicant's or agent's file reference IMPORTANT NOTIFICATION P208175PCT DVR/ido International application No. International filing date (day/month/year) Priority date (day/month/year) 15.07.2003 15.07.2002 PCT/NL 03/00517 Applicant STICHTING ENERGIEONDERZOEK CENTRUM NEDERLAND et al

PATENT COOPERATION TREATY

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P208175PCT DVR/jdo		FOR FURT	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
International application No. PCT/NL 03/00517			International fil 15.07.2003	ing date (day/month/year)	Priority date (day/month/year) 15.07.2002		
	ationa D1/04		on (IPC) or both national class	ification and IPC			
Applic STIC		NG ENERGIEOI	NDERZOEK CENTRUM	NEDERLAND et al			
1.	This Auth	international preli ority and is transn	minary examination report nitted to the applicant acco	has been prepared by this rding to Article 36.	s International Preliminary Examining		
2.	This REPORT consists of a total of 5 sheets, including this cover sheet.						
	⊠	been amended a		port and/or sheets contain	cription, claims and/or drawings which have ning rectifications made before this Authority nder the PCT).		
	Thes	e annexes consis	et of a total of 1 sheets.				
3.	This	report contains in	dications relating to the fol	lowing items:			
	1	☐ Basis of the	e oninion	_			
	11	☐ Priority	о ориноп				
	 III		ishment of opinion with red	nard to novelty inventive s	step and industrial applicability		
	 IV		ty of invention	gara to hovoky, inventive c	nop and madema, approachis,		
	V	☑ Reasoned	teasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; itations and explanations supporting such statement				
	VI	☐ Certain do	cuments cited				
	VII	☐ Certain def	fects in the international ap	plication			
	VIII	☐ Certain obs	servations on the internation	onal application			
Date (of sub	mission of the dema	ınd	Date of completion	n of this report		
13.02.2004				03.09.2004			
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Name	and r	mailing address of the	:	Authorized Officer	.gor ^{ther Palant} an.		
Name	and r	nailing address of the examining authority European Patent D-80298 Munich	: Office	Authorized Officer Avramidis, P	Grandina Falonian.		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/NL 03/00517

I. Bas	sis of	the	repo	ort
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages	
	1-21	I	as originally filed
	Clai	ms, Numbers	
	2-31	I	as originally filed
	1		received on 16.07.2004 with letter of 15.07.2004
	Dra	wings, Sheets	
	1/15	-15/15	as originally filed
2.	With lang	n regard to the langua Juage in which the inte	age, all the elements marked above were available or furnished to this Authority in the ernational application was filed, unless otherwise indicated under this item.
	The	se elements were ava	ailable or furnished to this Authority in the following language: , which is:
		the language of a train	nslation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of publi	cation of the international application (under Rule 48.3(b)).
		the language of a train Rule 55.2 and/or 55.3	nslation furnished for the purposes of international preliminary examination (under 3).
3.	With inte	n regard to any nucle o rnational preliminary e	otide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the inter	national application in written form.
		filed together with the	e international application in computer readable form.
		furnished subsequen	tly to this Authority in written form.
		furnished subsequen	tly to this Authority in computer readable form.
		The statement that the in the international ap	ne subsequently furnished written sequence listing does not go beyond the disclosure oplication as filed has been furnished.
		The statement that the listing has been furnished	ne information recorded in computer readable form is identical to the written sequence shed.
4.	The	amendments have re	esulted in the cancellation of:
	\square	the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/NL 03/00517

5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have
	been considered to go beyond the disclosure as filed (Rule 70.2(c)).

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No:

No:

1-31

Inventive step (IS)

Yes: Claims

Claims

Claims

1-31

Industrial applicability (IA)

Yes: Claims

s 1-31

No: Claims

2. Citations and explanations

see separate sheet

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The present invention relates to a method and an assembly by means of which energy can be extracted from flowing fluid according to the preamble of claim 1 and claim 17 respectively.

Optimisation of a multirotor wind energy system has been discussed, for example in XP008022904 (D1).

Wind farms are expensive and therefore it is important that the production of the farms is high in order to justify the cost. Due to interference the production of the subsequent wind turbines is lower compared to the upstream turbines (shadow loss).

The object of the invention is to reduce the shadow effect or interference which causes the shadow loss and consequently increase the production of the wind farm.

With the characterising features of claim 1, i.e. that guiding devices feed fast flows that are not too far away from the assembly through the wind farm, the production of the whole wind farm can be increased.

None of the prior art documents which have become known to this Authority discloses all the features of independent claim 1.

Furthermore, the solution to the above mentioned problem in claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT) since it is not taught or suggested by the prior art documents.

Claims 2-16 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.

Independent claim 17 claims the corresponding assembly and claims 18-31 are dependent on claim 17 and as such they also meet the requirements of the PCT with respect to novelty and inventive step.

INTERNATIONAL PRELIMINARY

International application No. PCT/NL03/00517

EXAMINATION REPORT - SEPARATE SHEET

Therefore, the present application meet the requirements of Article 33(2) and (3) PCT, because the subject-matter of claims 1-31 is new and involves an inventive step.

Further remarks:

The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).



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New claim

1. Method for extracting energy from a flowing fluid, in particular from (sea)water and/or wind flows, using an assembly of devices positioned close to one another, characterised in that a guiding device of said assembly is set with respect to said fluid flow in such a way that as a result forces with a component perpendicular to the undisturbed direction of flow are exerted, such that fluid with higher kinetic energy or with lower kinetic energy, compared with the normal situation in which said force component is lacking, is guided through an energy-extracting device of the assembly.

AMENDED SHEET